

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA
Case No. 1:17-cv-00184-CCE-LPA**

BARRY HONIG, an individual,
)
Plaintiff,
)
v.
)
ROBERT LADD, an individual; MGT
)
CAPITAL INVESTMENTS, INC.,
)
a Delaware corporation; TERI BUHL,
)
an individual; and DOES 1-20,
)
Defendants.
)

**DECLARATION OF
RYAN J. STONEROCK, ESQ.**

RYAN J. STONEROCK, ESQ., hereby declares, pursuant to 28 U.S.C. § 1746 and under penalty of perjury, as follows:

1. I am a partner at the law firm of Harder Mirell & Abrams LLP, counsel for plaintiff Barry Honig in the above-captioned matter.

2. I submit this Declaration to provide the Court with documents pertinent to Mr. Honig's opposition to the Motion to Dismiss of defendants Robert Ladd and MGT Capital Investments, Inc. ("MGT Capital").

3. To the best of my knowledge, information, and belief, the exhibits to this Declaration are true and correct copies of the following documents:

a. Attached hereto as **Exhibit A** is a copy of the “Team MGT” webpage for MGT Capital’s website, as it appeared on July 25, 2016. This copy was obtained from the web archive maintained by the “Internet Archive: Wayback

Machine" at the following URL address:

<https://web.archive.org/web/20160725175834/http://www.mgtci.com:80/ team-mgt>

b. Attached hereto as **Exhibit B** is a redacted copy of the "Credit Header" page for defendant Robert B. Ladd from Westlaw public records, which I obtained on July 11, 2017.

Dated: Beverly Hills, California
July 17, 2017

By: /s/ Ryan J. Stonerock
Ryan J. Stonerock*

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CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing **DECLARATION OF RYAN J. STONEROCK, ESQ.** was electronically filed with the Clerk of Court using the Court's CM/ECF system, which will send notification of such filing to the following counsel of record:

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Attorneys for Defendant, Teri Buhl

This 17th day of July, 2017.

/s/ David E. Fox
David E. Fox